

Legislative Council Staff

Nonpartisan Services for Colorado's Legislature

Final Fiscal Note

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Bill Topic:	CLARIFYING TERMS RELATED TO LANDOWNER LIABILITY	
Summary of Fiscal Impact:	✓ State Revenue✓ State Expenditure☐ State Transfer	☑ TABOR Refund☐ Local Government☐ Statutory Public Entity
	The bill clarifies landowners' liability in cases concerning third-party criminal conduct. It minimally decreases state revenue and expenditures beginning in FY 2022-23.	
Appropriation Summary:	No appropriation is required.	
Fiscal Note Status:	The fiscal note reflects the enacted bill.	

Summary of Legislation

The bill clarifies terms related to landowner liability and declares that the Colorado Court of Appeals and Supreme Court decisions in *Rocky Mountain Planned Parenthood, Inc. v. Wagner* should not be relied upon concerning:

- whether third-party criminal activity can be anticipated based on how controversial the landowner's goods or services are; and
- that a landowner could be liable for harm predominantly caused by third-party criminal activity.

State Revenue and Expenditures

The bill narrows the circumstances in which landlords may be civilly liable for damages caused by third-party criminal conduct, which may result in a minimal decrease in civil case filings against landowners. Under the bill, criminal fines and court fees, which are subject to TABOR, may decrease by a minimal amount. Similarly, any decrease in workload and costs for the Judicial Department are assumed to be minimal and no change in appropriations is required.

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Effective Date

This bill was signed into law by the Governor and took effect on April 7, 2022, and applies to actions pending on or after this date.

State and Local Government Contacts

Judicial